	LAN TO THE RESERVE OF THE PARTY		
Anne Chana Henkin, et al.			21-cv-05716-AMD-VMS
		Plaintiff(s),	
	v.		AFFIDAVIT IN SUPPORT OF
Qatar Charity, et al.			MOTION TO ADMIT COUNSEL
		Defendant(s).	PRO HAC VICE
I Anvo	h L. Kaplan		
,			, being duly sworn, hereby depose and say as
follo	WS:		
1.	I am a(n) Partner	with	n the law firm of Pillsbury Winthrop Shaw Pittman LLP_
2.			ny motion for admission to practice pro hac vice in
3.	the above-caption		d Charles
э.	As shown in the Certificate)s) of Good Standing annexed hereto, I am a member in good standing of the bar of the state(s) of Florida.		
1		The second secon	
4. There are no pending disciplinary proceedings against me in any sta			
5.	Have not been convicted of a felony. If you have, please describe facts and		
	circumstances.		
6.	Have not	been censured, su	spended, disbarred or denied admission or
	readmission by any court. If you have, please describe facts and circumstances.		
7.	Attorney Registrat	ion Number(s) if a	nnlicable: 60558
8.	,		
	advocate pro hac vid	ce in case 21-cv-05716-AMD	or Defendant Masraf Al Rayan
			MIM
Date_	11/29/21		//~/ //
Miami	, FL		
			Signature of Movant
		· ·	Firm Name_Pillsbury Winthrop Shaw Pittman LLP
		A GONZALEZ	Address 600 Brickell Avenue, Suite 3100
NOTA		ISSION # GG 948005 ES: April 19, 2024	Miami, FL 33131
	Bonded Thru	Notary Public Underwriters	
	1)		Email aryeh.kaplan@pillsburylaw.com
	to and subscribed to be s 29th day of Novembe		Phone 1-786-913-4883

My Commission Expires: 04/19/2024